FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

STATEMENT	OF C	HANGES	IN	BEN	EFI

•	OMB AP	PROVAL
GES IN BENEFICIAL OWNERSHIP	OMB Number:	3235-0
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Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

OMB APPROVAL							
OMB Number:	3235-0287						
Estimated average b	urden						
hours per response:	0.5						

1. Name ar	nd Address of e Ryan	2. Issuer Name Fluent, Inc		ading Symbol	Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director X 10% Owner											
	(Fii JENT, INC	,	Middle)	3. Date of Earlie 08/12/2022	est Transa	ction (N	/lonth/Day/Yea		X Officer (give title Other (specify below) Chief Strategy Officer							
(Street) NEW YO			0282	4. If Amendmer 08/16/2022								Individual or Joint/Group Filing (Check Applicable Line) X Form filed by One Reporting Person Form filed by More than One Reporting Person				
(City)	(St	ate) (2	Zip)							1 0130	JII					
		Table	I - Non-Deriva	tive Securitie	es Acqu	ired,	Disposed	of, or	Beneficia	ally Own	ed					
Date		2. Transaction Date (Month/Day/Yea	2A. Deemed Execution Dat if any (Month/Day/Ye	Date, Transac Code (Ir		action Disposed Of (D)		Acquired (A) or (D) (Instr. 3, 4 and 5)		5. Amount of Securities Beneficially Owned Following		Direct In B (I) O	Nature of direct eneficial wnership nstr. 4)			
					Code	v	Amount	(A) or (D)	Price	Reported Transaction(s) (Instr. 3 and 4)						
Common	Stock		08/12/2022		P		100,000	A	\$1.7046 ⁽¹	232,	.500	1	T S In F T W R P	feld by the chulke on Family oundation rust in thich the eporting erson erves as for- rustee.		
Common	Stock									6,800),368	D				
Common Stock									80,00	0(2)(3)	D)				
Common Stock										50,000(3)(4))				
Common	Common Stock									550,0	00(3)(5)	D				
Common	Stock									2,000),000	I	R P L w R	seld by SMC artners, LC, of which the eporting erson is a nember.		
Common	Stock									725,	.001		T S 2 C W R P	held by he Ryan chulke 020 GRAT, of thich the eporting erson is rustee.		
		Tal	ole II - Derivati								d					
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	(e.g., pu 3A. Deemed Execution Date, if any (Month/Day/Year)	Transaction of Code (Instr. 8) Se Ac (A) Dis	Number 6	5. Date Expirati	ns, conver Exercisable an on Date Day/Year)	7. T Am Sec Und Der Sec	ecurities itle and ount of curities derlying ivative curity (Instr. and 4)	8. Price of Derivative Security (Instr. 5)	9. Numb derivati Securiti Benefic Owned Followin Reporte Transac (Instr. 4)	ve es ially ng ed tion(s)	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4	Beneficial Ownership (Instr. 4)		

		Tal	ole II - Derivat (e.g., pu					ired, Disp options, o			lor I		t		
1. Title of	2.	3. Transaction	3A. Deemed	€ .ode	٧	6A)Nu	m(D)er	ExDectis Elater	isDadotke and	1 .	e Salnadres		9. Number of	10.	11. Nature
Derivative Eseptantatio	- Conversion noorfERcescopsons	Date ∉\$f onth/Day/Year)	Execution Date, if any	Transa Code (Instr.	Of Deriv	ative	Expiration Do (Month/Day/Y	'ear)	Secui	rities	Derivative Security	derivative Securities	Ownership Form:	of Indirect Beneficial
1. The price r	Price of eported in Col	umn 4 is a weighted a lent, Inc. security hol	" (Month/Day/Year) average price. These	'8) share we	re boug	Secu	rities nultiple	transactions at	prices rangin	" Unde	rlying \$1.60 to \$1	(Instr. 5) 75, inclusive	Beneficially the reporting pe Owned	Direct (D) rson under ake or Indirect	Ownership
provide Fluer	nt Inc. any Flu he range set for	ent, Inc. security hol rth in this footnote.	der or the staff of the	Securiti				nmission, upon	request, full			ing the number	Following purch	ased (instr. 4)	
2. Represents	80,000 RSUs	granted to the Report	. ~		2015 S	- (Insti	centive 3.4			-	sted in three		(Instr. 4)	inning on Mar	ch 1, 2019.
 Represents 2018. 	s 50,000 RSUs	granted to the Report	ting Person under the	Issuer's	2015 S	tock In	centive	Plan on April	13, 2017, whi	ich vest	ed in three a	approximately	equal installmen	ts beginning or	n February
		s granted to the Report to certain time and pe								s, subjec	t to stockho	older approval	l, which was obtai	ned on June 1,	2016.
				Code	v	(A)	(D)	Date Exercisable	Expiration	I I	chulke 6hBresort	ing Person	08/16/2022 Date	<u>.</u>	

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB Number.

 $^{^{\}star}$ If the form is filed by more than one reporting person, see Instruction 4 (b)(v).

^{**} Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).